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18 *Attorneys for Defendant Creed Boutique, LLC*

19 **IN THE UNITED STATES DISTRICT COURT**

20 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**

22 BEAUTY UNION GLOBAL LIMITED, a

23 Hong Kong corporation,

24 Plaintiff,

25 vs.

26 CREED BOUTIQUE, LLC, a New York
27 corporation, and DOES 1 through 25, inclusive,

28 Defendants.

CASE NO. 3:24-cv-00255-RFL

**STIPULATED REQUEST FOR 2-WEEK
STAY OF PROCEEDINGS TO
FACILITATE SETTLEMENT**

1 Plaintiff Beauty Union Global Limited (“Beauty Union”) and Defendant Creed Boutique LLC
 2 (“Creed Boutique”) (collectively, “the Parties”) are currently engaged in meaningful settlement
 3 discussions that the Parties believe are likely to lead to a resolution of this matter. The Parties have
 4 reached an agreement in principle to settle their disputes in both the United States and certain other
 5 countries, and a written settlement agreement has been agreed upon, subject to final review by
 6 foreign counsel. The Parties jointly request another (and what is extremely likely to be the last) stay
 7 of all deadlines in this matter for 2 weeks so that they can continue settlement discussions without
 8 incurring litigation costs and imposing what may be an unnecessary burden on the Court. This
 9 request includes an order to postpone the Initial Case Management Conference (currently scheduled
 10 for June 26, 2024) for at least 2 weeks from June 26, 2024, along with all deadlines that are tied to
 11 the Case Management Conference.

12 The Parties hereby consent to the form and entry of the proposed order submitted herewith.

13 Dated: June 20, 2024

14 By:

/s/ Otto Lee

15 Otto O. Lee

16 Kevin Viau

17 INTELLECTUAL PROPERTY LAW GROUP LLP

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23 Dated: June 20, 2024

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ATTESTATION OF CONCURRENCE IN FILING

Pursuant to Civil Local Rule 5-1(i)(3) regarding signatures, I, Otto O. Lee, attest that concurrence in the filing of this document has been obtained.

Dated: June 20, 2024

By: */s/ Otto O. Lee*
Otto O. Lee